| | Case 3:13-cv-04389-NC Document 2 | 24 Filed 07/09/14 | Page 1 of 2 |
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| 8 | UNITED STATES DISTRICT COURT | | |
| 9 | NORTHERN DISTRICT OF CALIFORNIA | | |
| 10 | SAN FRANCISCO DIVISION | | |
| 11 | | G 11 10 | 0.4000.339 |
| 12 | LAWRENCE DANIEL CHRISTENSEN and GEORGE CURREA, on behalf of themselves and all others similarly-situated, | Case No. 13-cv- | 04389 NC |
| 13 | Plaintiffs, | | ARDING FINALITY ENT AGREEMENT |
| 14 | , | Re: Dkt. No. 21 | ENI AGREEMENI |
| 15 | v. HILLYARD, INC., | Re. Dkt. No. 21 | |
| 16 | , , | | |
| 17 | Defendant. | | |
| 18 | | | |
| 19 | Before the Court is plaintiffs' motion for preliminary approval of the class settlement. | | |
| 20 | The Court is concerned that plaintiffs may have submitted a non-final or fully executed | | |
| 21 | version of the settlement agreement. The settlement agreement references "section III.8.2" | | |
| 22 | as including additional releases for the general class, but that section is not included in the | | |
| 23 | settlement agreement. Dkt. No. 21-3 at 17. In addition, section I.i of the document has | | |
| 24 | been left blank. <i>Id.</i> at 19. The Court cannot assess the fairness of apparently agreed-upon | | |
| 25 | provisions that are not included in the document. Therefore, within seven days of this | | |
| 26 | order, plaintiffs must either submit the final and fully executed version of the settlement, or | | |
| 27 | inform the Court that the version submitted is final. | | |
| 28 | | | |
| | Case No. 13-cv-04389 NC ORDER REGARDING FINALITY OF SETTLEMENT AGREEMENT | | |

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Case No. 13-cv-04389 NC ORDER GRANTING PRELIMINARY APPROVAL OF CLASS SETTLEMENT